

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY
MLK JR. FEDERAL Bldg & U.S. Court House
50 WALNUT STREET
NEWARK N.J. 07101

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U.S. DISTRICT COURT
DISTRICT OF NEW JERSEY
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REIMBURSEMENT LAWSUIT

STATUE 440; 42 CFR-405.841(c)

ERIC J. RHETT, DISABLE

PLAINTIFF

Civ. 1 Action
No.

vs. DEFENDANT(S)

Complaint

Hudson County Child Support Unit

H.C.C.S.U.

EX-WIFE ANNETTE RHETT (WILLIAMS) DIVORCED 2-18-2000

ERIC J. RHETT, PLAINTIFF, 195 W. Main St. Apt. 2 Rutherford, NJ. 070705

Hudson County Child Support Unit

JURISDICTION

THE COURT ALREADY HAS JURISDICTION; IN ADDITION TO THE ADA ACT,
A CONSTITUTIONAL VIOLATION ON FACTS, OF ARTICLE III, SECTION 2.
ALONG WITH A 42 CFR-405.841 C FED. STATUTE VIOLATION - 890;
CAIKINS v. Blum, 1981, ND NY 511 F Supp 1073, AFFD, REMANDED
(CA2 NY) 675 F2d 44;

CAUSE OF ACTION

TOTAL REIMBURSEMENT; FOR TAX RETURN REFUNDS.
AND, ERRONEOUS DEDUCTIONS ON FACTS, PURSUANT
TO 31 U.S.C. § 3720A - ENTITLED SUPPORTED BY
THE AMERICANS WITH DISABILITIES ACT - ADA.

42 CFR-405.841 C COMPEL'S REIMBURSEMENT
BECAUSE OF A FRAUDULENT ACT OF DEDUCTIONS

DEMAND(S)

CONSTRUEING

ACKNOWLEDGE, PLAINTIFF OWES NO REBARS PER FED.R.8.(e), JUSTICE ENTITLES
PURSUANT TO FED.R. 8.5-1(A)

COMPEL TO ANY OPPS. TION DEFENSE, TO REJECT;
AS-42 CFR-405.841(c) REVERSE ANY DEFENSE, OF NON-COMPLIANCE,

BECAUSE PLAINTIFF'S C.R.C. 191 ONSET DATE OF DISABIE IN DISABILITIES, IS 10-3-89, VERIFIED BY KRIVITZKY, SPRINGER & FELDMAN LAW FIRM, AND SOCIAL SECURITY RECORD OF EARNINGS;

DIAGNOSIS - CONGENITAL MUSCULAR DYSTROPHY CMJ-131; AND
SOC. SECURITY RULE 416.920(C) ALLOWS ANYONE TO ATTEMPT TO TRY AND
ADJUST TO ANY OTHER WORK. AS PLAINTIFF TRIED FROM 10-3-89 TO 3-
8-1998; THEN FACT, STATE JUDGE MAUREEN P. SOGLIUZZO, ENTERED
A DISPOSITION ON 4-27-05 QUOTING: NO COLLECTION - DEDUCTIONS
WHILE MR PHILLIT IS ON DISABILITY. DKT. NO. FD-09-1931-90;

MEDICAL FACT - PLAINTIFF'S DIAGNOSIS OF DEGENERATIVE ARTHRITIS
SPINAL STENOSIS, CERVICAL SPINE OF DISC DISEASE NECK - IS
A LIFE TIME INCAPACITY OF CONGENITAL MUSCULAR DYSTROPHY
ALONG WITH 9" PLATE & TWO PINS IN LEFT FOUR ARM-AND DISLOCATE.
RIGHT SHOULDER AT AC JOINT... WHERE THE ADA ACT
CONSOLIDATES RETROACTIVELY PLAINTIFF'S HISTORY DATES OF
HIS DISABILITY; CONSTRUING JUSTICE UNDER FED. R. 8.(e)
Pursuant to FED. R. 8. A-3

AND DEMANDING A TOTAL TAX RETURN AND DISABILITY DEDUCTIONS
ALONG WITH UNLAWFUL DEDUCTIONS. VERIFIED AND JUSTIFIED UNDER
42 CFR-405.841(C):

FOR INACCURACY, NEGLIGENCE FINDINGS; FRAUDULENT ACTS
ON DEDUCTION ENFORCEMENT;

IN THE AMOUNT OF \$
AS THE COURT WILL ADD ~~TOP~~ ALL DEDUCTIONS ATTACHED - REIMBURSEMENT

FOR DISABILITY DEDUCTIONS FROM 8-9-98 TO 10-17-98

FED TAX RETURN - IRS

PLAINTIFF OFFICIALLY DIVORCED -ONSET DATE 2-18-2000 - DEFAULT OF EX-SPOUSE,
AND REQUIRER FROM THE N.J. DEPT. OF TREASURY LIABILITY TO PAY BACK.
DKT. NO. EM-2000702-00 STATE JUDGE DAVID J. ISSENMAN PRESIDED
A CIVIL RIBBET TO RECOVER, UNDER STATUTE 440:

IF THE PLAINTIFF VERIFIES THAT HE DID NOT AT NO TIME, OWED CHILD SUPPORT PAYMENTS
AND ALL STATEMENTS ARE TRUE, WITHOUT ANY FALSE STATEMENTS - ACCORDINGLY
TO SECTION 1001 OF TITLE 18 OF THE UNITED STATES CODE ERIC J. PHILLIT